## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

RENEE ZINSKY,	Civil Action
Plaintiff,	No. 2:22-cv-547
vs.	
MICHAEL RUSSIN, RUSSIN FINANCIAL, RUSSIN GROUP, SIMON ARIAS, III, ARIAS AGENCIES, S.A. ARIAS HOLDINGS, LLC, AMERICAN INCOME LIFE INSURANCE COMPANY,	PLAINTIFFS' F.R.C.P 60(b) MOTION FOR RELIEF FROM ORDER OF COURT AND TO STAY ARBITRATION
Defendants.	
ORDER OF COURT	
And now to-wit, this day of	, it is hereby ORDERED,
ADJUDGED, and DECREED, that Plaintiff's Motion to Stay is hereby GRANTED and the	
arbitration proceeding is hereby STAYED. Plaintiff shall notify the Court within 30 days of	
when the EEOC has concluded its investigation of this matter or if the EEOC investigation has	
not concluded within 180 days. In its notification, Plaintiff shall request a status conference,	
shall advise the Court of the current procedural posture of the actions by the EEOC in the instant	
matter, and what relief, if any, Plaintiff is requesting due to the status of the EEOC's actions.	
In the interim, Plaintiff shall file a motion and accompanying brief regarding what effect	
the newly uncovered evidence disclosed in Plaintiff's F.R.C.P. 60(b) motion has on the	
jurisdiction of the arbitration. Said motion and brief will be due within 30 days of the date of	
this Order of Court. Defendant's Response shall be due 30 days thereafter. Each brief shall not	
exceed 25 pages, excluding tables and exhibits. A reply will be due 15 days thereafter, and shall	
not exceed 15 pages. The Court will schedule a conference if necessary sometime thereafter.	
	J.